STATOURED ELT

CANTON, MISS.

SATURDAY NOVEMBER 12, 1842.

FOR PRESIDENT,

JOHN C. CALHOUN, OF SOUTH CAROLINA.

wention.]

"Nor is our Government to be maintainthe rights and powers of the several States. In thus attempting to make our General Government strong, we make it weak .-Its true strength consists in leaving individuals and States, as much as possible, to themselves - in making itself felt, not in its power, but in its benificence, not in its control, but in its protection, not in binding the States more closely to the centre, but leaving each to move unobstructed in its proper orbit."—Jackson.

We have the mortification to present our the Democrat. We purchased paper, which we intrusted to a gentleman who promised to bring it up from Jackson, but which he failed, against all our just expecof paper on which to print more than half our usual and proper number; so that the alternatives are presented to us, to issue no paper this week, or to furnish only about half our subscribers with their numbers, or to split our paper and issue a half sheet. We have determined to do the last. We thr no ourselves upon the indulgence of our subscribers, with the confidence that if they knew the circumstances of our disappointment, they would then excuse us.

Those persons who pay us their dues at distinguished gentlenan will give Governthis office, during the present session of our or Jones another race next summer. Court, can do so in County Warrants.

MADISON CIRCUIT COURT.

Our Circuit Court is now in session, the Hon. JOHN H. ROLLINS presiding. Eusiness is getting on well, and it is to be hoped dressed by Hon. James K. Polk. that before the term expires, our docket will be stripped of the stale causes which now crowd it.

We regret we had not the pleasure (being absent at Jackson,) to hear the charge delivered by the Judge to the Grand Jury. high eulogy.

The Mississippi Creole is bad at guessing. It thought for some time that our correspondent X, was a certain "Mississippi Repudiator." Being set right in this, it now insists that he is a 'Country pedagogue.' Not right yet. Guess again Mr. Editor.

THE COURTS AT JACKSON.

The Bankrupt Court and the Circuit Court are both now being held in Jackson, and the onerous duty of holding both Courts has devolved upon Judge Gholson; Judge Mc-Kinley having been prevented from attending, it is said, by a stroke of paralysis. The District Judge is, however, heartily at work, and seems determined to try every cause, in both courts, that stands ready for hearing.

The Bankrupt Court has been held part of each day, and during the other part, the Circuit Court has been in session. The Judge is thus with one hand taking off, and with the other, heaping debts and judgements upon us. Objections have been filed to but comparatively few of the Petitions in Bankruptcy.

Judge Gholson, decided on Tuesday last, in the Bankrupt Court, that a petitioner in Bankruptcy, who remained defaulter to the Government as Post Master, might be specially discharged from all his other debts; such defalcation depriving the petitioner of all right to be discharged from such Government debt only. This decision corresponds with the decision which have been made of the Supreme Court, in cases involving -- not only such as are fiduciary, but all the same principles, while it is adverse to others. that of Judge Daniel of that Court.

The Court on same day intimated an opinfon that the objections to petitioners discharge must be made under outh. This question was adjourned over io until to-day for argument.

GENERAL CASS.

This distinguished individual has written a letter to some of his friends in Pennsylvania, in which he announces his expectation that he will "reach the United States by the beginning of December." He further states that the ratification of the all apprenension of immediate difficulties." and rendered his " further residence in Europe unnecessary." He has therefore re-

quested to be relieved from his mission. It would thus seem that the reports which have been in circulation, of General Cass's return being caused by his dislike of the terms of the Treaty, are untrue and un- have been promised a copy of the decision founded. The reason for his return is just for publication .- Charleston Courier. the reverse.

Hon. R. J. Walker reached Natchez on the 4th inet.

The Mississippi State Agricultural Fair, was commenced at Jackson, on Wednesday last. We shall give a full account of it, when its proceedings are officially published. It was a poor affair.

RACING.

The contest between Fashion, the Northern nag, and Blue Dick of the South, came off on the 29th of October, over the Cainden Course, for a purse of \$2000, four mile heats. The purse was won by Fashion .-Time of 1st heat 7, 37 1-4. Time of 2nd heat 7. 52 1-2.

The great trotting match between Americus and Ripton, came off on the Beacon Course, N. J., on the 25th Oct. The 1st [Subject to the decision of a National Con- heat was won by A. in 8m.36s. In the 2nd Ripton, proved the better horse; tinte 8m. 1s. On the 3rd., A. was in the lead till the last quarter of the last mile, when R. passed, or our Union preserved by invasions of ed him and won the heat in 8m. 4s. The three heats of 9 miles, was thus run in 24m. 8s., being at the rate of 30 miles an hour .-Purse \$1000 aside.

> The Relief Law has passed the House of Delegates of Tennessee, by a majority of

A new paper will shortly make its appearance in New-York, edited by N. P. Willis and T. N. Parmelee. The latter genreaders to day with only a half sheet of teman, it is said, was the Washnigton Correspondent of the New-York Herald, during the last session of Congress.

The National Intelligencer accounts fo the election of Shannon and the defeat of tations, to do. We have not now enough Corwin, in Ohio, by saying that King, the Abolitionist, was run as the " Ward Third Party Candidate."

> HON WM. WOODBRIDGE, U. S. Senator from Michigan, died recently at Detroit.

SIGNIFICANT.

The Ne-York Commercial Advertiser and the North Alabamian, have hauled down the name of Henry Clay, which for some time appeared at their mast heads.

EX-GOV. JAMES K. POLK. The Nashville Union intimates that this

The Democracy of Davidson and the adoining counties. (Tenn.,) held a most en-

thusiastic and spirited meeting, on the 29th ult., at Nashville. The meeting was ad-

NEW-JFRSEY.

elected by the Legislature of New-Jersey, of no election in Tennessee, and New Senator of the United States in the place of Mr. Southard, and the Hon. Wm. Pen-We haveheard it spoken of in terms of very nington was re-elected, by the Legislature, Governor of the State. The vote for Governor stood for Pennington, 42, for S. T.

> Gen. Cass's friends have called a meeting at Harrisburg, Pa., on the 21st Nov., of Michigan. His place will doubtless be is the danger lessened by transferring their for the purpose of bringing him out for the supplied by a democrat-

templation by an eminent English Capitalist, to purchase the debts of all the States of the Union. This capitalist is said not to be lord Ashburton.

William C. Upham, (whig.) has been elected by the Legislature of Vermont United States for the next six years.

DECISION IN BANKRUPTCY.

The following important points were recently decided by Judge Story, in the Court of Bankruptcy :

1. That fiduciary debts are proveable under the proceedings in bankruptcy, equally with the other debts, at the creditor's election.

3. That fiduciary debts not proved under the proceedings in bankruptcy, are not an institution-waiving these the very fact

4. That if the petitioner has, after the his private use, he is denied any discharge by Judges Story, McLean and Thompson or certificate, as to all his debts whatsoever

> From this it is settled, that a misapplica. deprives the party applying from a discharge of those debts only-while a mis ip plication of the funds after the passage of the act deprives him of a right to a discharge from any deets, of whatever charac-

IN BANKRUPTCY. In the case of LEMAN and Appy, his Honer Judge Gilchrist, d. cided in the that an assignment made in contemplation of bankruptcy or insolvency (a conclusion Treaty with Great Britain, has " removed drawn from the deed itself and the circumtances attending its execution,) giving a preference to one creditor or one set of creditors over another, constituted an act of bankruptcy, and rendered the assign-asliable to be declared involuntary bankrupts. There were several incidental points of impertance also decided in the case, of which we forbear a statement at present, as we

TO THE LADIES.

If a little powdered magnesia be applied on the wrong side of the silk as soon as the systematic scheme of plunder and fraud. spot is discovered, it is a never failing remedy,-the stain disappearing as it by

Onio,-Gov. Shannon's majority in Ohio. 18.4,012.

PLANTER'S CONVENTION.

Natchez presided, and F. S. Hunt, Esq. officiated as Secretary.

also addres-ed the meeting.

The convention accomplished nothing; but adj urned to meet in this place on the on the subject.

SENATE OF UNITED STATES.

and Mr Rives, a Tylerite.

We have gained by the late election, I in Maryland, I in Indiana, I in North Caras before. New York has not been heard from and Tennessee will probably not York not heard from. If Mr. Wright of New York should be re-elected, our mua tie in the Senate.

of the death of Senator Woodbridge, whig,

The friends of Mr. Tyler in New York It is stated in the New-York Courier and have written to Mr. Secretary Spencer for an explanation of the course of the administration and an expesition of its policy The Secretary has written a long letter in reply--too long for us to publish entire .--The following extract, embracing views on the subject of a National Bank, is so true, sensible, and eloquent that we cannot omit to place it before our readers. After speaking of the Exchequer Plan, he says:

"If, as seems to be generally conceded, the question lies between this plan and a N tional Bank, there cannot be much trade and sailor's rights, was emblazoned room for doubt or hesitation. Waiv ng for the present the insuperable difficulties presented by the Constitutional objections to such a Bank operating through the whole Union--objections so long entertained by 2. That if the fiduciary creditor elects to a large portion of our fellow citizens come in and prove his debt, he is barred of and strengthened rather than diminall other remedy therefor, except out of ished by discussion and by the sad experience of the tremendous power and the still mo e tremendous corruptions of such extinguished by a discharge and certificate of the existence of such objetions and of freights for her of American produce to others of a different character, will effe t ually prevent a subscription to the stock of passage of this act, applied trust funds to those sound and prodent capitalists whose countenance and whose real wealth can alone give it vitality. Such men will never consent to place their property in a position to be the sport of the alternate tri- flour and tobacco to Gibraltar, there is an umphs and defeats of parties. The char oppressive duty to meet me here, if I bring Canal, tion of funds before the passage of the act, tering a Bank under such circumstances would but invite the cupidity of those who manufactured marble. If I take oil to the intend to become borrowers rather than Bultic, then German cutton goods and hard lenders, and who by means of the irresponsibility of a corporation and with the the dead-law of protection. impunity that has marked former transactions of similar institutions, would plun er must come home empty, and it follows that those whose confidence they had invited American produce cannot, be exported unbut to betray it. Whatever may have less it pay all the freights one way, and been our opinions heretofore of the utility all, or nearly all of the ship for coming Tennessee, of a National Bank, however we may back. Court of Bankruptcy, on Saturday last, have been compelled to acquiesce in its This is protection with a vengeance. I supposed necessity, the history of the last is in effect, a duty at this moment, of thirty few years has, I should hope, convinced cents a barrel on the export of flour. And all who are open to conviction, that any by preventing the export of a large evil which may be anticipated from the amount which now burdens the market, it want of such an institution, however great, it may possibly effect the price to the ex are more tolerable than the certain, post- tent of sixty cents. ive and immeasurable injuries which we now kn w have flowed from the existence axiom for their use. If you stop imports, one that was instituted under the most you burden exports with double freights. favorable auspices, and was committed to the charge of men at the time esteemed made to the British Parliament, Protection PTIE attachment in this case having the most honorable and trustworthy in our costs the people of that country, one hunland. Within four years of its existence, ered m flions annually of that country, one Clerk's office of said court duly executed the last Bank of the United States became hundre millions annually of Corn, Meat, on the estate of Peter D. Hilzheim, notice sed as to said defendance, and such order little better than a den of robbers-Its Sagar and Coffee. The figures are thus is hereby given that unless the said delenmanagers with few exceptions, pursued a given:

which was arrested by the investigations of a Committee or Congress. Clemency, now believed to have been mistaken, towards innocent stockholders, and a hope that the example which had such a beautiful system 1-Bangor Pa-

been made of the offenders would deter per.

others from similar practices, saved the This convention met in Jackson on Bank from dissolution. It was allowed open war with the Government of the N. Mathi: country, seeking the renewal of its charter, He commenced with the text-" I have The convention took up the questions of subsidizing p esses and edito s, squander- never seen the righteous forsaken, nor his the New Orleans Wharf Tax on Cotton, ing its treasures in partizan elections, open-seed begging bread." In his pictures of and the subject of Direct Trade, and after moving along dully and slowly for some which thus flooded the whole country was sustain both, he broke forth in the following ti ne, S. S. Prentiss, Esq was called on in itself an evil of the m st fearful magni- sublime emblem: for a speech, to which call he responded tude. It struck deep at the roots of pub- " My friends, as I look down from this in a speech of great eloquence, and equally lie faith and private honor, and prepared advantageous eminence, upon the different as much extravagance and hyperbole. the way for that reckless and unbounded mortal ages that appear before me-upon Judge Winchester followed him in a lucid, extravagance, which the Bank itself stimu- checks painted with the rosy blossoms of lated by the pr fuse distribution of its mo childhood, and lips redolent with the fraarg mentalive speech, in which he gave ney, and the consequences of which we grance of spring-when I contrast them his experience and that of his neighbors as are now reaping in individual sufferings with the corrugated lineaments and snow. to the benefits of Direct Trade. The meet- from which a Bankrupt Law at sprinkled temples of age, my mind labors ing adjourned till last Wednesday night, fords but slight relief, and in the degrada- with a fearful comparison. I contrast the tion o the chir cter of our country by the full veins and fair molded features of childwhen it was addressed by Judge Bodley of raudulent insolvencies of our public cor- hood with the thin and shrivelled aspects of Vicksburg, in a very interesting manner. porations, and by the shameless re usal of declining years, and liken them to the

26th day of this month. We hope the closed scenes of depravity and fraud at freshes our nostrils from the flowery shere, convention at this place will be well attend- which the whole country stands aghast .-- the blue vistas delight our eyes, the waves ed. The great cotton county of Madison Who can look back at the immense dance in brightness beneath our keel; the ought not to be behind her sister counties amounts of public funds which have been skies smile above us, the sea around us. in her zeal for the prosperity of the agri- entrusted to the fidelity of the same men and land behind us as it recedes; and bewi hout a horror at the abuse which we fore a track of golden brightness seems to cultural interests of the State; if, indeed, have escaped? And who would again herald our way. Time wears on -and the direct trade tends to the prosperity of that venture the treasury of the nation upon the shore fades to the view. The bark and its ers. interest. Of this there are different opi- integrity of any body of indiv duals in an inmates are alone upon the ocean. The nions amongst us, and we confess we have associate capacity, when we have before sky becomes clouded -- the invisible winds not sufficiently reflected on the subject to us sich restorated examples of the feeble- sweep with a hollow murmur along the not sufficiently reflected on the subject to ness of the m st unspotted public and prideep—the sun sinks like a mass of blood vate character, to resist the temptations over the waters, which rise and tremble in do no harm to come and reas n together which attend the control of eno mous mad confusion through the wide radius of As the Senate stood during the last ses- tions with which it is entru-ted for the welsion, there were 25 whigs, 20 democrats, fare of the people? The collection, the break upon the half merged and shudderwith all the responsibilities of office, and olina, and I in South Carolina, making 4. with the securities of oaths, bonds, and thunder and storm. The foundered beat New Jersey and Vermont, will be repre. constant check and supervision. It might sinks as she plunges -the deck is breaking. sented by whigs and Ohio by democrats, with equal property relieve itself of the God of mercy! who shall appear for the burden of governing its Territories, by rescue? Men and brethren-aid is near employing the agency of corporations, and the Post Office and other departments, bearing over the turnultuous waters, moves elect. So far, then, the Senate stands 25 might likewise be consigned to their care. a pavillion of golden light. The midnight Hon. Win. L. Dayton, Whig, has been democrats, 24 whigs, with the probability If the government is in a lequate to the entire management of its fiscal affairs, should the foam; a towering form smiles on the we not be better employed in seeking and providing the necessary powers to enable with a halo of glory. It is the Savior of it to dis harge one of its highest duties, min-it is the ark of the covenant! It iority will be two, if she does not elect, if than in creating artificial bodies to whom she does elect and both whigs there will be this same and still greater powers must be confided? If there be danger in the exer-Since writing the above we have heard cise of such powers by the selected public agents of the people, directly and periodiland? It is the great Captain of our salvacally responsible to them for all their acts, exercise with the secrecy which invariably He stills the fury of the tempest, and for the attends the proceedings of corporations, to spirit of mourning, he gives the song of rethose who are n t selected by the people, joicing, and the garments of praise. Ark and not responsible to them, but who hold of the covenant! We are sinking in the O. R. SINGLE

the will of the people cannot rescind? THE TARIFF. The following letter from one who is directly engaged in commercial affairs tells only one or two, of the many instances in which the recent tariff strikes a dead blow at the commerce of the country. Those fleets of vessels which have sprang into existence of so many of our seaports within the last few years are now doomed to lay idle, and not at the docks. . Free on the flag under which we fought the lest

will be un urled again .- Lve. Fost From the Evening Post, Mr. Epiron: -At this moment, when flour is so low, and is threatening to go lower; so ae not to remonerate the farmers. will you tell the farmers one fact in connection with this tariff?

bloody wer with England, and that flag

I am a ship owner, and have a fine ship now mying idle. I am offered several toreign ports, chiefly flour, and at rates I should like to take but for one difficulty; I should get no freight home. If I carry staves to Cadiz, there is a duty on will which I might otherwise bring ba k, which would make it being freight. If I take home Malia fruit Italian si k goods and unwere. Russia hemp &c. &c., see all nader

What follows? It follows that the ship

Tell the farmers this. Put it in an

"PROTECTION." - According to a report Peter D. Hilzheim.

Extra price of Corn, do do Ment, Sugar, do do Coffee, Should not the American people adopt PULPIT ELOQUENCE.

In the May number of the Knickerbock. Tuesday last. It was, however, a very to proceed under new restrictions design- or, the following specimen of pulpit etc. meagre adair. Judge Winchester of frauds In a few years it was found at not many years since, by the Ray. John

Several other persons, of less distriction, sovereign states to fulfil their obligations. scenes we meet with on the broad ocean The final extinction of the same institu- of existence. In our betier days, we leave tion under a State charter, but managed by the land of pleasant youth in a fairy bark ; the same individ als, and the consequent the sunshine laughs on the pennon, and inevitable exposition of its affairs, have distrembles on the sail; the sweet wind rewealth and inordinate power? How can storm-the clouds, like gloomy curtains, any government justify itself in thus trans- are lifting from afor. The sails are rent; ferring to corporate individuals, the func- broken cordage streams and whistles to the tempest; the waves like malten mountains 2 doors north of Prentiss & Dawson preservation, and the disbursement of the ing deck: masts are rent to splinters, the public revenue is the bisiness of the go- seaman is washed from the wheel. Cries vernment itself, through its own agencies, of terror and anguish mingle with the remorseless dash of billows, and the howling at hand. Through the rids of the tempest, is waiting; gushes of radiance sparkle in eyes of the despairing vovagers, enclosed moves onward-the waves rush back on ether hand -and over a track of calm expanse the ark is borne. Who st ps from its side and walks over the deep as upon tion -- the mighty to save! He res ues the drowning from death, the hopeless from deep waters, and there is none to deliver! er term, by an immutable law, which even Let the prayer be offered, and it will save us all.'

BEAUTIFUL SENTIMENT. At an agricultural Supper in Albany,

the following toast was offered: "FLOWERS .- The alphabet of immortals-with which they write on hills and fields mysterious truths "

The Rev. Mr. Fly will preach in the Church in this place to-morrow, 13th inst. at 11 o'clock.

S. D Livingston, Esq. will de iver a Temperance Lecture this evening he is prepared to execute all descriptions of

New Orleans Mon y Market.

New Orleans Merchant's Trans cript, November 5.

United States Bank Notes, 55 a 60 Union Bank-notes, N. Orls 14 to 24 dis. Louisiana, par. par Mechanics and Traders, par. 21 to 31 dis Louisiana State, 10 to 11 Consolidated. 28 to 32 Commercial, 8 to 10 13 to 15 Garrollton. 5 to 8 Citizens' 33 to 36 55 to 60 80 to 85 Exchange, 55 to 60 Orleans, 80 to 65 1st and 2nd Municipalities, 9 to 10 Third Municipality, 45 to 50 Alabaina, 14 to 16 Kentucky. 1 to 3 5 to 7 5 10 .8 Indiana. 2 10 5 Blue Backs. 13 to 15 Miss. Union Bank. 17 a 20 per doll

THE STATE OF MISSISSIPPI, MADISON COUNTY.

In the circuit court of said county to No vember term 1842. Susan Gartley,

an attachment for \$270,00.

been returned by the Sheriff, to the ment do appear here, on or before the next for may deem equitable and just. It is 55 000,000 term of this court, and give special bail further ordered that a copy of this order 50,000,000 and plead herein, judgment final by de- be inserted in the Independent Democrat 35,000,000 fault will be rendered against him, and 3,22 ,000 the estate attached be sold.

WM. MONTGOMERY, Clerk. T. C. Tupper, P.Q.

Wilmore & Wendercon, NEW ORLEANS.

Henderson & Gilmore,

VICKSBURG, MISS., Commission Merchants.

. F. HENDERSON. J. M. GILMORE. sept 17 1842-1-tf

FRANKLIN & HENDERSON, COMMISSION MERCHANTS, NEW ORLEANS.

LAUGHLINA SEARLES. Agentsa VICKSBURG.

Sept. 24, 1812.

LIVERS & MCLEAN, Receiving, Forwarding and Commission Mercaints,

No. 3, PRENTISS Row, Vicksburg, Miss. AVE received by late arrivals,

AVE received by late arr 30 Casks Bacon Sides, 13 do do Hams, 5 do do Shaulders, SUGAR, COFFEE, SALT, BAGGING.

ROPE and TWINE, &c. &c., All which we offer on the best terms for Cash, or on the usual terms to our custom-Specie advances made on Cotton

September 30, 1842, J. B. RCMETT & CO. COMMISSION AND FORWARDING

or other produce consigned to us for sale,

MERCHANTS. Levee Street, VICKSBURG, MI.

brick row, RE ready to make CASH advan-A ces on cotton consigned to their house in Vicksburg, or to Watts & Biggs in New Orleans. They also have constantly on hand, Bagging, Rope and Twine; also Graceries, Negro Clothing,

and plantation supplies generally, which

we will furnish low for cash or cotton. Vicksburg, Sept. 15: 1842 -1-tf INSOLVENT NO CICE. OTICE is hereby given to all per-sons having claims against the estate of William Carpenter, dec'd., that a further time of three months has been extended to the undersigned commissioners appointed by the Honorable Probate Court of Madison County, Miss., by said Court to receive and report claims against said estate. This further notice is hereby given to all creditors and persons having claims against said est te that the undersigned commis-ioners will meet on the first

Saturday in each m nth for the next three

months at the office of O. R. Singleton, Esq, for the purpose of attending to the O. R. SINGLETON, WM. PRIESTLEY, SAM'L. SCOTT.

Commissioners. Oct. 15, 1812.

LOOK OUT.

A LL those indebted to the undersigned are requested to come forward and make settlement as I am going away. E. CRIM. Nov. 5, 1842.

BLACKSWITH SHOP.

"HE undersigned b gs leave respect-I fully to inform the public that having secured the assistance of an able workman, smith's work in the neatest manner and at the shortest notice. His shop is situated opposite the Messrs Calhoun's Law Office, and in the rear of J. Hite's Saddler's Shop.

DAVID COOK. Canton, Oct. 20, 1842

For Sale,

ONE Horse Cart and a carryall, and also a lot of unfinished work such as ox wagons, two horse wagons, ox and horse carts &c. that can be finished on the shortest kind of notice.

N. B. I will take blue backs at their val-E. CRIM. Canton, Oct. 15, 1812.

SUPERIOR COURT OF CHANCERY, Of the State of Mississippi, September Rule, 1842.

A. B. Wiles,

The President, Directors and Company of the Union Bank of Louisiana.

TPON opening the matters of this Bill and it appearing to the satisfaction of the Court, that the defendants, the President, Directors and Company of the Union Bank of Louisiana are not inhabitants of this state, but reside beyond the limits thereof so that the ordinary process of this Court cannot be executed upon thom. It is therefore ordered, that unless said defendants appear before the Chancellor at the Court room in the town of Jackson, the rist Monday in December next ensuing, and plead, answer or demar to said bill of complaint, the several allegations thereof will be taken for confesonce a week for two months.

R. L. DIXON, GI'k. By F. N. HARALSON, D. C.

A. T. Moone, Comp. Sol.